## FROM:

## IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

JEFFERSON-PILOT LIFE INSURANCE CO.,	)	CASE NO. C-1-02-479
	:	
Plaintiff,	)	JUDGE SPIEGEL
	:	Magistrate Judge Hogan
vs.	)	
	:	DECLARATION OF
CHRISTOPHER L. KEARNEY,	)	CHRIS KEARNEY
	:	
Defendant.	)	

- 1. In 1990 and 1991, I purchased 2 separate disability insurance policies from the plaintiff-insurer (the "Policies"). With each Policy, I also purchased: (i) a Residual Disability benefits rider; (ii) a 7% Increase In Benefits (the "COLA") rider; and (iii) a Social Security Supplement ("SSS") rider. I then became disabled in 1993.
- 2. For the last approximately 10 years, the plaintiff has paid benefits to me. Through today, these payments have included payment of the SSS benefit that I purchased through the SSS Rider. In addition, on May 6th of each year from 1994 through 2001, the plaintiff increased my monthly benefit checks (1 for each policy purchased) by 7% - pursuant to the COLA Rider I purchased.
  - 3. The plaintiff did not deny any COLA payments to me prior to May 6, 2002.
- 4. On May 6, 2002, another annual 7% COLA adjustment was required under the Policies. The plaintiff, however, for the first time, denied me that benefit. To this day, plaintiff issues 2 Residual Disability checks monthly to me in the May 6, 2001, adjusted amounts. But plaintiff has denied me the 7% COLA adjustment for May 6, 2002, May 6, 2003, and May 6, 2004.

FROM:

- On July 1, 2002, the plaintiff filed this suit. In the letter notifying me of the lawsuit, 5. the plaintiff-insurer's counsel confirmed that she believed the Policies at issue to be ambiguous. She wrote: "it does not appear that you are entitled to cost-of-living adjustments. In order to resolve [our] difference in policy interpretation. Jefferson-Pilot has [filed suit]." (emphasis supplied).
  - 6. I filed a counterclaim alleging inter alia bad faith.
- 7. In 2001, I retained counsel to assist him in his dealings with Disability Management Services. Inc. ("DMS"), a company retained by plaintiff in 1997 to administer the claim.

I declare the foregoing to be true and correct to the best of my knowledge and belief, upon penalty of perjury.

Christopher L. Kearney

## CERTIFICATE OF SERVICE

The foregoing was electronically filed and thereby served on William R. Ellis, Esq., Wood & Lamping LLP, 600 Vine Street, Suite 2500, Cincinnati, Ohio 45202, this 11th day of June, 2004.

/s Michael A. Roberts